## Amendments to the Specification

Please replace the paragraph at page 42, beginning at line 2, under the heading <u>DEPOSITS</u> with the following:

Applicant(s) have made a deposit of at least 2500 seeds of hybrid maize plant 39R62 and
inbred parent plants GE570800 and GE533276 with the American Type Culture Collection
(ATCC), 10801 University Boulevard, Manassas, VA 20110-2209 USA, ATCC Deposit Nos.
, and , respectively. The seeds deposited with the ATCC on ,
and, respectively were taken from the deposit A deposit of the seed of hybrid
39R62 is and has been maintained by Pioneer Hi-Bred International, Inc., 800 Capital Square,
400 Locust Street, Des Moines, Iowa 50309-2340, since prior to the filing date of this
application. Access to this deposit will be available during the pendency of the application to the
Commissioner of Patents and Trademarks and person(s) determined by the Commissioner to be
entitled thereto upon request. Upon allowance of any claims in the application, the $Applicant(s)$
will make available to the public, pursuant to 37 C.F.R. $\S$ 1.808(2) $\S$ 1.808, without restriction a
sample(s) of the deposit of at least 2500 seeds of hybrid maize plant 39R62 and inbred parent
plants GE570800 and GE533276 with the American Type Culture Collection (ATCC), 10801
University Boulevard, Manassas, Virginia 20110-2209, ATCC Deposit No This deposit
of seed of hybrid maize plant 39R62 and inbred parent plants GE570800 and GE533276 will be
maintained in the ATCC Depository, which is a public depository, for a period of 30 years, or 5
years after the most recent request, or for the enforceable life of the patent, whichever is longer,
and will be replaced if it becomes nonviable during that period. Additionally, Applicant(s) have
satisfied all the requirements of 37 C.F.R. §§ 1.801 - 1.809, including providing an indication of
the viability of the sample when the deposit is made upon deposit. This deposit of Hybrid Maize
Line 39R62 will be maintained without restriction in the ATCC Depository, which is a public
depository, for a period of 30 years, or 5 years after the most recent request, or for the
enforceable life of the patent, whichever is longer, and will be replaced if it ever becomes
nonviable during that period. Applicants have no authority to waive any restrictions imposed by
law on the transfer of biological material or its transportation in commerce. Applicants do not
waive any infringement of their rights granted under this patent or under the Plant Variety
Protection Act (7 USC 2321 et seq.).